ATTENTION SIXTH CIRCUIT:

Be advised that I am aware that not only did this court ignore my original Habeas Corpus Motion in the beginning in Case No.: 1:16-CV-1381 but now justifies the Request for a Federal Order of Mandamus. Also, be advised that pursuant to Gideon V. Waynewright I was viciously denied court-appointed counsel while qualifying for it in the 17TH Judicial Circuit Court ALL CURTAILED BY JUDGE BUTH PROSECUTOR CHRIS BECKER AND INSUFFICIENT DEFENSE COUNSEL WHO WENT ALONG WITH THE PROCEEDING HANDING THE CONVICTION TO THE PROSECUTOR.

MCL 750.520 (C) (1) (H) - PLEA TO MCL 750.520 (E); whereas my own defense counsel lied to me and stated that it would be a NON-PUBLIC REGISTRATION, all agreed with the prosecutor, the Judge BUTH P-11479, and when it was publicly registered, dis-allowed me employment opportunities to this day.

I have pleaded that I am under a DIRECT BREACH OF THE 17TH JUDICIAL CIRCUIT COURT PLEA AGREEMENT INFORMED TO MARK TRUSOCK P-31856 of 17H Circuit Court and his DISPOSITION STATED that my relief is a Motion for Relief from Judgment all filed with the courts and remain ignored and enforced. Justifying Superintending Control in Conjunction the HON.: Paul Lewis Maloney P-21944 stating that I have Stated a claim to where his court has Subject- Matter Jurisdiction 9Origianl Jurisdiction pursuant to 28 USC 1631 & 1361.

Also, Judge Trusock refrained from issuing my Order to Show Cause and the 30TH JUDICIAL CIRCUIT COURT IN (INGHAM) COUNTY for MCR 3.305 and 3.302 have been mail in an attempt to file in Lansing against these State officials and discovered that the Corporate counsel for Ingham County is currently holding these documents hostage and refusing to allow them to be filed. This is how racism is committed through the neglect of state officials to perform their own duty as an officer of the State.

This message is in the form of a PDF file to be filed to USSCCA CASE NO.: 21-2775.

PLAINTIFF IN RE:

Stacey R. Smith